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**IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION**

In re:

SUPERIOR AIR PARTS, INC.

Debtor.

Chapter 11

Case No. 08-36705-BJH-11

**INSOLVENCY ADMINISTRATOR'S THIRD AMENDED  
EXHIBIT LIST AND WITNESS LIST**

TO: Superior Air Parts, Inc., by and through its counsel of record, Jerry C. Alexander, James F. Adams and Christopher A. Robison, Passman & Jones, 1201 Elm Street, Suite 2500. Dallas, Texas 75270-2599

Dr. Bruno Kübler, in his capacity as insolvency administrator (the "Insolvency Administrator") of Thielert Aircraft Engines GmbH ("TAE"), hereby submits the following third amended exhibit list and witness list in connection with the July 22, 2014 hearing on Superior Air Parts, Inc.'s ("Superior") Motion to Enforce ("Motion"). The Insolvency Administrator reserves the right to amend or supplement this list.

**EXHIBIT LIST**

<b>EX. NO.</b>	<b>DESCRIPTION</b>
<b>1</b>	License Agreement [Superior 007475 – 7487]
<b>2</b>	Superior's Objections and Responses to Notice of Deposition of Superior [SAP Deposition Ex. 2]
<b>3</b>	Supplier Agreement [SAP Deposition Ex 3]
<b>4</b>	Amendments to Supplier Agreement [SAP Deposition Ex. 4]
<b>5</b>	November 19, 2001 letter to Thielert from Coleman [SAP Deposition Ex. 5]
<b>6</b>	Superior Initial Discovery Responses [SAP Deposition Ex. 6]
<b>7</b>	Superior Amended Discovery Responses [SAP Deposition Ex. 7]
<b>8</b>	May 8, 2014 Email from Robison to Winikka with attached proposed order [SAP Deposition Ex. 8]
<b>9</b>	Superior May 2014 Trial Balance [SAP Deposition Ex. 9]
<b>10</b>	Superior Non-Disclosure Agreements [SAP Deposition Ex. 10]
<b>11</b>	Superior Drawing Log [SAP Deposition Ex. 11]
<b>12</b>	Superior drawing [SAP Deposition Ex. 12]
<b>13</b>	TAE drawing [SAP Deposition Ex. 13]
<b>14</b>	Westlaw Information for Charles Dedmon [SAP Deposition Ex. 14]
<b>15</b>	January 31, 2014 letter from Robison to Simon
<b>16</b>	Group Exhibit of Expert Witness Materials

<b>17</b>	Professor Rienacker Expert Opinion Summary [SAP Deposition Exhibit 25]
<b>18</b>	Organization Chart [SAP Deposition Exhibit 26]
<b>19</b>	Organization Chart [SAP Deposition Exhibit 27]

**WITNESS LIST**

<b>WITNESS</b>	<b>ANTICIPATED TESTIMONY</b>
Prof. Dr.-Ing. Adrian Rienäcker Managing Director Institute for Powertrain and Automotive Engineering (iaf) Chair for Machine Elements and Tribology (mt) Faculty of Mechanical Engineering University of Kassel Mönchebergstr. 3 34125 Kassel, Germany	Professor Rienäcker is an expert witness who is expected to testify concerning his background, experience and education, the work he performed in connection with this dispute, and the opinions he has formed (a summary of which has been provided to Superior pursuant to the parties' agreement). Professor Rienäcker may also address testimony offered by other witnesses in this dispute, including Superior's fact and expert witnesses.
Luca Botica c/o Simon, Ray & Winikka LLP 2525 McKinnon Suite 540 Dallas, Texas 75201	Ms. Botica may testify regarding the document review conducted by Superior in Germany, her communications with Superior's representatives during that review, and the spreadsheet created by Superior's representatives during that review.

While the Insolvency Administrator does not currently anticipate calling any additional witnesses to testify, he reserves the right to call any witness identified by Superior on its Third Amended Witness List filed July 17, 2014, or on any subsequent witness list submitted by Superior. The Insolvency Administrator also reserves the right to offer into evidence any exhibit contained on Superior's exhibit list.

**DEPOSITION DESIGNATIONS**

The Insolvency Administrator reserves the right to offer the deposition testimony of any witness listed on Superior on its Third Amended Witness List in the event Superior does not call such witness to testify during the hearing.

Respectfully submitted,

**SIMON, RAY & WINIKKA LLP**

By: /s/ Daniel P. Winikka

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*Counsel for the Insolvency Administrator of  
Thielert Aircraft Engines GmbH*

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 21st day of July 2014, a true and correct copy of the foregoing document has been served on the parties listed below via the Court's ECF system and by email.

/s/ Daniel P. Winikka

Daniel P. Winikka

James Adams  
Christopher Robison  
Passman & Jones  
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